## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

UNITED STATES OF AMERICA,	)	
Plaintiff,	) )	
v.	) ) No.	4:22-mc-00288 PLC
SEVENTY-TWO THOUSAND, EIGHT	) )	
HUNDRED AND FORTY-FIVE	, )	
DOLLARS (\$72,845.00) U.S. CURRENCY;	, )	
1989 38 FOOT FOUNTAIN BOAT	)	
WITH DUAL 425 ENGINES, SERIAL	) )	
NO.: TX7825DY;	)	
2000 LOADMASTER 35 FOOT	) )	
ALUMINUM BOAT TRAILER, SERIAL	, )	
NO.: 4YPAB3532YT019677;	)	
2015 DODGE CHARGER HELLCAT,	) )	
VIN: 2C3CDXL9XFH773538; and	)	
2009 KAWASAKI KSF450B ATV,	) )	
VIN: JKASFGB159B514993;	Ó	
Defendants.	) )	

## MOTION TO EXTEND TIME TO FILE COMPLAINT FOR FORFEITURE

Comes now the United States of America, by and through its attorneys, Sayler A. Fleming, United States Attorney for the Eastern District of Missouri, and Stephen Casey, Assistant United States Attorney for said District, and respectfully moves this Court to extend the time in which the United States is required to file a verified complaint for forfeiture and in support of its Motion states as follows:

- 1. On October 19, 2021 and October 28, 2021, during the course of an ongoing investigation, the Drug Enforcement Administration seized the following property:
  - a. \$72,845.00 U.S. Currency;

- b. 1989 38 Foot Fountain Boat with Dual 425 Engines, SN: TX7825DY;
- c. 2000 Loadmaster 35 Foot Aluminum Boat Trailer, SN: YPAB3532YT019677;
- d. 2015 Dodge Charger Hellcat, VIN: 2C3CDXL9XFH773538;
- e. 2009 Kawasaki KSF450B ATV, VIN: JKASFGB159B514993.
- 2. All of the written notice of intent to forfeit required by Title 18, United States Code, Section 983(a)(1)(A) to be sent by the Drug Enforcement Administration to interested parties has been sent.
- 3. The time has expired for any person to file an administrative claim to the property under Title 18, United States Code, Section 983(a)(2)(A)-(E).
- 4. The only person to file an administrative claim to the defendant property with the Drug Enforcement Administration is Joshua Laurent on January 17, 2022 and January 26, 2022.
  - 5. Title 18, United States Code, Section 983(a)(3)(A) provides as follows:
    - Not later than 90 days after a claim has been filed, the Government shall file a complaint for forfeiture in the manner set forth in the Supplemental Rules for Certain Admiralty and Maritime Claims or return the property pending the filing of a complaint, except that a court in the district in which the complaint will be filed *may extend the period for filing a complaint for good cause shown* or upon agreement of the parties.
- 6. Title 18, United States Code, Section 983(a)(3)(B) also provides that the United States may maintain possession of the property by filing criminal charges within the relevant time frame.
- 7. Accordingly, absent an order extending its time, the United States must either file a civil complaint for forfeiture of the above-captioned property or file criminal charges on or about April 17, 2022.

8. The United States has an ongoing criminal investigation regarding the conduct giving rise to the forfeiture of the property. If a civil complaint is filed, any discovery in a civil case would impede the Government's ability to conduct its ongoing criminal investigation and would also create a burden on the claimant's right against self-incrimination. Should the property be returned to the claimant there would be no assurance that the property would be available as evidence in any subsequent court proceedings.

- 9. The requested extension is in the interest of justice insofar as it avoids the need for duplicative actions and thereby conserves judicial and other governmental resources.
  - 10. A proposed order is included herewith for the Court's consideration.

WHEREFORE, for the foregoing good cause, the Government respectfully requests that the Court extend the period in which the United States is required to file a Complaint against the property and/or to return criminal charges until July 16, 2022.

Dated: April 4, 2022 Respectfully submitted,

SAYLER A. FLEMING United States Attorney

/s/ Stephen Casey STEPHEN CASEY, #58879MO Assistant United States Attorney 111 South Tenth Street, 20th Floor St. Louis, Missouri 63102 314-539-2200 Case: 4:22-mc-00288-PLC Doc. #: 1 Filed: 04/04/22 Page: 4 of 4 PageID #: 4

## **CERTIFICATE OF SERVICE**

I hereby certify that on April 4, 2022, a copy of the foregoing was sent via first-class mail, postage prepaid and addressed to the following:

Joshua Laurent 3714 Nottingham Drive St. Charles, MO 63303

John Rogers Attorney for Joshua Laurent Rogers, Sevastianos & Bante, LLP 120 S. Central Ave., Suite 160 St. Louis, MO 63105

/s/ Stephen Casey STEPHEN CASEY, #58879MO Assistant United States Attorney